Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F044618 People v. Olague

Filed modification of opinion (no change in judgment). Cornell, J.

We concur: Levy, Acting P.J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F044618 People v. Olague

Appellant's petition for rehearing filed herein is denied.

F045341 In re Vincente M., a Minor; Madera County Department of Public Welfare v. Christi I.

F045344 In re Robert M., a Minor; Madera County Department of Public Welfare v. Christi I.

The order of June 29, 2004, consolidating the appeals in the cases In Vincente M. (F045341), and In re Robert M. (F045344), is vacated. Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the cases are submitted for decision.

F045344 In re Robert M., a Minor

The judgment is affirmed. Ardaiz, P.J.

We concur: Harris, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045341 In re Vincente M., a Minor; Madera County Department of Public Welfare v. Christi I.

The judgment is affirmed. Ardaiz, P.J.

We concur: Harris, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F044291 People v. Navarro

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F045389 People v. Sanders

The judgment is affirmed with modifications. Dibiaso, Acting P.J.

We concur: Vartabedian, J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045827 In re Lawrence W., a Minor

The order relieving Tanya's court-appointed counsel is reversed. Buckley, Acting P.J.

We concur: Cornell, J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F044775 People v. Miranda

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated.